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- 2. Following such conference, they filed a *Stipulation to Remand*.
- 3. Sefton abandoned her civil claim for violation of 18 U.S.C. §38 thereby eliminating this Court's subject matter jurisdiction pursuant to 28 USC §1331. This Case No.: 2:25-cv-00639 FMO (SSCx) shall be remanded to the Superior Court for the State of California, County of Los Angeles.
- 4. The remand of this matter will render the pending *Motion to Dismiss* moot. The matters set for February 27, 2025, March 13, 2025, and any other matters in this Federal Court are vacated.
- 5. To allow the Parties time to discuss and explore settlement, Sefton shall have thirty (30) days from the entry of this Order to file her Amended Complaint.
- 6. The Airtime Defendants shall have thirty (30) days after filing of the Amended Complaint to file a response to the Plaintiff's amended complaint. Such a response may include procedural defenses and motions including motions to quash and demurrer(s).
- 7. The Airtime Defendants shall have thirty (30) days from the date on which the Plaintiffs file an amended complaint to file their response which may include procedural motions.
- 8. The Airtime Defendants have not waived any claim or defense, including defenses of personal jurisdiction and venue.

IT IS SO ORDERED.

DATED THIS 24th day of February, 2025.

/s/ Fernando M. Olguin
UNITED STATES DISTRICT JUDGE